



Water states that its general manager's health condition has prevented her from preparing the response. For this reason, East Logan Water requests an additional extension of time to March 4, 2022, to file its response to Staff requests for information.

Having reviewed the motions, the Commission finds East Logan Water established good cause to grant the extension because the district needs additional time to fully respond to Staff's First Requests for Information. The Commission finds that it should therefore grant East Logan Water's motion for extension.

IT IS THEREFORE ORDERED that:

1. East Logan Water's motion for extension is granted.
2. East Logan Water shall file its responses to Staff's First Request for Information on or before March 4, 2022.

By the Commission



ATTEST:

  
Executive Director

\*Christopher S. Zelli  
Dinsmore & Shohl, LLP  
101 South Fifth Street  
Suite 2500  
Louisville, KENTUCKY 40202

\*Gerald E Wuetcher  
Attorney at Law  
STOLL KEENON OGDEN PLLC  
300 West Vine Street  
Suite 2100  
Lexington, KENTUCKY 40507-1801

\*Logan Telephone Cooperative, Inc. dba LTC  
10725 Bowling Green Road  
P. O. Box 97  
Auburn, KY 42206

\*John E Selent  
Dinsmore & Shohl, LLP  
101 South Fifth Street  
Suite 2500  
Louisville, KENTUCKY 40202

\*East Logan Water District, Inc.  
East Logan Water District, Inc.  
333 S Franklin Street  
Russellville, KY 42276

\*Edward T Depp  
Dinsmore & Shohl, LLP  
101 South Fifth Street  
Suite 2500  
Louisville, KENTUCKY 40202